

use of said railroad, and in such manner as to produce as little obstruction as may be to the location of other railroads through said gap by any corporation now authorized, or that may hereafter be authorized to construct the same under the authority of this article.

See notes to sec. 181.

An. Code, 1924, sec. 191. 1912, sec. 257. 1904, sec. 239. 1888, sec. 156. 1868, ch. 471, sec. 150.

192. All questions of difference that may arise between any two corporations incorporated under this article, or between any corporation and a citizen in regard to locating, constructing or working its railroad or railroads, or in respect to the charges of transportation thereon, may be submitted to and decided by the board of public works; and the decision of the said board shall be final in all cases submitted to them.

See notes to sec. 181.

As to the board of public works, see art. 78A.

Minors—Institutions and Societies for the Care and Protection of.

An. Code, 1924, sec. 192. 1912, sec. 258. 1904, sec. 240. 1900, ch. 316, secs. 1 and 2.
1904, ch. 77. 1906, ch. 78, sec. 1.

193. All bodies incorporated or to be incorporated under the general laws for the purpose of the care, custody, guardianship or protection of minors generally, or of any particular age or classes, have the power and authority following: (1) To retain male and female children legally committed or confided to them until the age of twenty-one years, and to discharge such children absolutely before attaining said age whenever the managers of such institutions shall deem such discharge to be beneficial to such children. (2) To permit the return of such children to their parents or other relatives, or to place them out in suitable homes without relinquishing absolutely the custody, control and supervision of the managers, and a record is to be kept of the time of placing out, name and residence of persons with whom placed, and terms and conditions of placing out; and it is the duty of the managers to cause every child so placed out to be visited not less than once in six months, in order to inquire into his or her welfare until he or she shall attain the age of twenty-one years; and the managers may require the return to the institution of any child under twenty-one years of age so placed with parents or relatives or in other homes, whenever they shall deem that the welfare of the child requires such return. (3) To exercise parental authority and control over such children, and make needful provisions as to their care, maintenance and education. (4) To procure the commitment of such children in cases of necessity to reformatory institutions.

The foregoing provisions are not to be understood to affect the power of courts to adjudicate all questions as to the custody of minors, irrespective of any alleged or supposed claim or right of guardianship or custody, or to abridge or affect any corporate rights of any institution, or to prevent the receiving of minors under such limitations, or for such definite periods as any institution may by its regulations direct or prescribe.

Devises and bequests for charitable uses are not to be held void by reason of the uncertainty of the donees, provided the will contains directions for the formation of a corporation to take the same, and provided such corporation is formed within twelve months—art. 93, sec. 343.

See art. 42, sec. 19, *et seq.*

For various provisions for the "protection of minors," see art. 27, sec. 458, *et seq.*